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6	Attorneys for Plaintiff United States of America			
7	Officed States of America			
8	IN THE I MITED OF	PATES DISTRICT COLIDT		
9	IN THE UNITED STATES DISTRICT COURT  EASTERN DISTRICT OF CALIFORNIA			
10	EASTERN DIST	RICT OF CALIFORNIA		
11	UNITED STATES OF AMERICA,	CASE NO. 1:22-CR-00062-JLT-SKO		
12	Plaintiff,	STIPULATION REGARDING EXCLUDABLE		
13	v.	TIME PERIODS UNDER SPEEDY TRIAL ACT; ORDER		
14	HORACIO TORRECILLAS URIAS JR. ET	DATE: July 20, 2022		
15	AL,	TIME: 1:00 p.m. COURT: Hon. Sheila K. Oberto		
16	Defendants.			
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18		July 20, 2022. This Court has issued a series of		
19	General Orders to address public health concerns	s related to COVID-19, to suspend jury trials in the		
20	Eastern District of California, including recently,	General Order 628, and many related previous and		
	subsequent general orders pertaining to the pando	emic and procedures put in place to limit community		
21	spread.			
22	Although the General Orders address the district-wide health concern, the Supreme Court has			
23	openendedness with procedural strictness," "demand[ing] on-the-record findings" in a particular case.  Zedner v. United States, 547 U.S. 489, 509 (2006). "[W]ithout on-the-record findings, there can be no exclusion under" § 3161(h)(7)(A). Id. at 507. Moreover, any such failure cannot be harmless. Id. at 509; see also United States v. Ramirez-Cortez, 213 F.3d 1149, 1153 (9th Cir. 2000) (explaining that a			
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judge ordering an ends-of-justice continuance must set forth explicit findings on the record				

or in writing").

Based on the plain text of the Speedy Trial Act—which *Zedner* emphasizes as both mandatory and inexcusable—General Orders 611, 612, and 617 require specific supplementation. Ends-of-justice continuances are excludable only if "the judge granted such continuance on the basis of his findings that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. § 3161(h)(7)(A). Moreover, no such period is excludable unless "the court sets forth, in the record of the case, either orally or in writing, its reason or finding that the ends of justice served by the granting of such continuance outweigh the best interests of the public and the defendant in a speedy trial." *Id*.

The General Orders exclude delay in the "ends of justice." 18 U.S.C. § 3161(h)(7) (Local Code T4). Although the Speedy Trial Act does not directly address continuances stemming from pandemics, natural disasters, or other emergencies, this Court has discretion to order a continuance in such circumstances. For example, the Ninth Circuit affirmed a two-week ends-of-justice continuance following Mt. St. Helens' eruption. *Furlow v. United States*, 644 F.2d 764 (9th Cir. 1981). The court recognized that the eruption made it impossible for the trial to proceed. *Id.* at 767-68; *see also United States v. Correa*, 182 F. Supp. 326, 329 (S.D.N.Y. 2001) (citing *Furlow* to exclude time following the September 11, 2001 terrorist attacks and the resultant public emergency). The coronavirus is posing a similar, albeit more enduring, barrier to the prompt proceedings mandated by the statutory rules.

In light of the societal context created by the foregoing, this Court should consider the following case-specific facts in finding excludable delay appropriate in this particular case under the ends-of-justice exception, § 3161(h)(7) (Local Code T4).<sup>1</sup> If continued, this Court should designate a new date for the status conference. *United States v. Lewis*, 611 F.3d 1172, 1176 (9th Cir. 2010) (noting any pretrial continuance must be "specifically limited in time").

### **STIPULATION**

Plaintiff United States of America, by and through its counsel of record, and defendant, by and through defendant's counsel of record, hereby stipulate as follows:

<sup>&</sup>lt;sup>1</sup> The parties note that General Order 612 acknowledges that a district judge may make "additional findings to support the exclusion" at the judge's discretion. General Order 612, ¶ 5 (E.D. Cal. March 18, 2020).

- 1. By previous order, this matter was set for status on July 20, 2022.
- 2. By this stipulation, defendants now move to continue the status conference until November 16, 2022, at 1:00 P.M. and to exclude time between July 20, 2022, and November 16, 2022, inclusive, under Local Code T4.
  - 3. The parties agree and stipulate, and request that the Court find the following:
  - a) The discovery associated with this case is voluminous and includes tens of thousands of pages, including investigative reports, photographs and videos, as well as hundreds of hours of recorded telephone conversations pursuant to wiretap orders, many cellular phone extractions, and large amounts of cellular telephone precise location data and vehicle tracker data. All this discovery has been either produced directly to counsel and/or made available for inspection and copying.
  - b) Counsel for defendants desire additional time to consult with their clients, conduct investigation, review the voluminous discovery, prepare for a possible trial, and explore a potential resolution of the case.
  - c) Counsel for defendants believe that failure to grant the above-requested continuance would deny him/her the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
  - d) Counsel for defendants also note that because of the COVID-19 pandemic, the Fresno County Jail currently has restrictions on movement of inmates and video appearances are limited by the restrictions of the wide-angle camera at the jail, which limits the number of individuals who can appear on camera at a time. Moreover, because of positive COVID-19 test results in the Fresno County Jail, a number of inmates, including defendants, have been placed into quarantine status, making appearing for court and meeting with counsel especially difficult.
    - e) The government does not object to the continuance.
  - f) Based on the above-stated findings, the ends of justice served by continuing the case as requested outweigh the interest of the public and the defendant in a trial within the original date prescribed by the Speedy Trial Act.
    - g) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161,

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1	et seq., within which trial must commence, the time period of July 20, 2022 to November 16,		
2	2022, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(i), and B(ii)		
3	[Local Code T4] because the case is so unusual or so complex, due to the number of defendants,		
4	the nature of the prosecution, or the existence of novel questions of fact or law, that it is		
5	unreasonable to expect adequate preparation for pretrial proceedings or for the trial itself within		
6	the time limits established by this section. This stipulation also results from a continuance		
7	granted by the Court at defendant's request on the basis of the Court's finding that the ends of		
8	justice served by taking such action outweigh the best interest of the public and the defendant in		
9	a speedy trial.		
10	4. Nothing in this stipulation and order shall preclude a finding that other provisions of the		
11	Speedy Trial Act dictate that additional time periods are excludable from the period within which a trial		
12	must commence.		
13	IT IS SO STIPULATED.		
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Dated: July 5, 2022 16

Dated: July 5, 2022

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PHILLIP A. TALBERT United States Attorney

/s/ Justin J. Gilio

JUSTIN J. GILIO

Assistant United States Attorney

/s/ Galatea DeLapp Galatea DeLapp Dated: July 5, 2022

Counsel for Defendant

Horacio Torrecillas Urias Jr.

/s/ Christopher Martens
Christopher Martens

Counsel for Defendant

Abel Lozano

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I		
1	Dated: July 5, 2022	/s/ Steve Crawford
1		Steve Crawford
2		Counsel for Defendant Jacob Valles
3		Jacob Valles
4	Dated: July 5, 2022	/s/ Barbara Hope O'Neill
_		Barbara Hope O'Neill
5		Counsel for Defendant Victor Yair Torrecillas-Urias
6		victor run romeemus emus
7	Dated: July 5, 2022	/s/ Peter Jones
8		Peter Jones
		Counsel for Defendant Amadeo Sarabia
9		Amadeo Sarabia
10	Dated: July 5, 2022	/s/ Scott Quinlan
11		Scott Quinlan
12		Counsel for Defendant
		Alma Garza
13	Dated: July 5, 2022	/s/ Mark Wade Coleman
14		Mark Wade Coleman
15		Counsel for Defendant
16		Alejandro Guzman
	Dated: July 5, 2022	/s/ Anthony Capozzi
17	Dated. 341y 3, 2022	Anthony Capozzi
18		Counsel for Defendant
19		Juan Valencia Jr.
20	Dated: July 5, 2022	/s/Voic Moore
	Dated. July 3, 2022	/s/ Kojo Moore Kojo Moore
21		Counsel for Defendant
22		Henry Cox
23	Dated: July 5, 2022	/s/ Michael William Berdinella
24	Dated. July 5, 2022	Michael William Berdinella
		Counsel for Defendant
25		Christian Harris-Blanchette
26	Dated: July 5, 2022	/s/ Monica Bermudez
27	Dated. July 5, 2022	Monica Bermudez
28		Counsel for Defendant
20		Erica Ramirez
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1		
2	Dated: July 5, 2022	/s/ Harry Drandell Harry Drandell
2		Counsel for Defendant
3		Brayan Cruz
4		
5	Dated: July 5, 2022	/s/ Michael G. McKneely
6		Michael G. McKneely Counsel for Defendant
		Cody Fyfe
7		
8	Dated: July 5, 2022	/s/ Douglas C. Foster
9		Douglas C. Foster
9		Counsel for Defendant
10		Marvin Carreno
11	Datade July 5 2022	/a/E Marshall Hadelring III
12	Dated: July 5, 2022	/s/ E. Marshall Hodgkins, III E. Marshall Hodgkins, III
		Counsel for Defendant
13		Oscar Jaramillo
14		
15	Dated: July 5, 2022	/s/ Robert Conrad Lamanuzzi
13		Robert Conrad Lamanuzzi
16		Counsel for Defendant Augustin Hernandez
17		Tugustiii Heritaitaez
18	Dated: July 5, 2022	/s/ Daniel L. Harralson
		Daniel L. Harralson
19		Counsel for Defendant
20		Justin Riddle
21		
		ORDER
22	IT IS SO ORDERED.	
23	II IS SO ORDERED.	
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25	DATED: 7/7/2022	Sheila K. Oberto
	DAIED: 1/1/2022	THE HONORABLE SHEILA K. OBERTO
26		UNITED STATES MAGISTRATE JUDGE
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